

THE DAILY COMMONWEALTH.

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THE TRI-WEEKLY COMMONWEALTH
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A. G. HODGES & COMPANY,
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in advance.

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Printed in the very best and neatest manner, and on moderate terms.

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Superintendent.

HARDIN'S GALLERY OF ART, Corner St. Clair and Main Streets, (Entrance on St. Clair, opposite the Mansion House,) Frankfort, Kentucky.

HAVING opened a Gallery, the undersigned respectfully inform the citizens of Frankfort and vicinity, that he is preparing to take pictures in the best style. He is preparing a superior Camera, he thinks he can please those who may favor him with their patronage.

AMBROTYPEs, MELAINEOTYPEs, PHOTOGRAPHS, &c.,

of sizes and in cases to suit the taste of all, taken in the highest style of the art, and on moderate terms.

He invites those who wish to get their likenesses taken, to call and see specimens of his work. Satisfaction will be given or no charge made.

W. H. H. HARDIN,
April 13, 1860.—w&twtf. Yeoman copy.

HOT AND COLD BATHS

To be had, day and night, at
SAMUEL'S BARBER SHOP.

Feb. 8, 1860.

P R A T H E R & S M I T H ,
M A N U F A C T U R E R S A N D D E A L E R S I N
H A T S , C A P S , S T R A W G O O D S
A N D LADIES F U R S ,
429 Main Street, between Fourth and Fifth,
L O U I S V I L L E , K Y .
Oct. 24, 1860.—w&twtf.

LAW NOTICE.

JAMES B. CLAY. THOS. B. MONROE, JR.

C L A Y & M O N R O E .

WILL practice law in the United States, Circuit and District Courts held at Frankfort, and the Court of Appeals of Kentucky. Business confided to them will receive prompt attention.

Address Thos. B. Monroe, Secretary of State, Frankfort, or Clay & Monroe, office short street, Lexington.

THOS. B. MONROE, JR.,
Has been engaged to attend to the unfinished professional business of the late Hon. Ben. Monroe, Communications addressed to him at Frankfort will receive prompt attention.

April 9, 1860.—w&twtf.

L Y S A N D E R H O R D ,
A T T O R N E Y A T L A W ,
F R A N K F O R T , K Y .

P R A T I C E S in the Court of Appeals, Federal Court, and Franklin Circuit Court. Any business confided to him shall be faithfully and promptly attended to. His office is on St. Clair street, near the Branch Bank of Kentucky, where he may generally be found.

Frankfort, Jan. 12, 1859.—tf.

G. W. CRADDOCK. CHARLES F. CRADDOCK.

C R A D D O C K & C R A D D O C K ,
A T T O R N E Y A T L A W ,
F R A N K F O R T , K Y .

O F F I C E on St. Clair street, next door south of the Branch Bank of Kentucky.

Will practice law in copartnership in all the Courts held in the city of Frankfort, and in the Circuit Courts of the adjoining counties.

Jan. 9, 1858.—tf.

J. W. FINNELL. V. T. CHAMBERS.

F I N N E L L & C H A M B E R S ,
A T T O R N E Y A T L A W .

O F F I C E — West Side Scott St. bet. Third & Fourth Street.

C O V I N G T O N , K E N T U C K Y .

February 22, 1860.—tf.

T. N. & D. W. LINDSEY,
A T T O R N E Y A T L A W ,
F R A N K F O R T , K E N T U C K Y .

P R A T I C E S in all the Courts held in Frankfort, and in Oldham, Henry, Trimble and Owen counties. Office on St. Clair street, near the Court House.

[Oct. 28, 1853.]

J. H. KINKEAD,
A T T O R N E Y & C O U N S E L L O R A T L A W ,
G A L L A T I N , M O .

P R A T I C E S in the Circuit and other Courts of Daviess, and the Circuit Courts of the adjoining counties.

Office up stairs in the Gallatin Sun Office.

May 6, 1857.—tf.

M. P. A. B. BRECKINRIDGE,
A T T O R N E Y & C O U N S E L L O R A T L A W ,
F R A N K F O R T , K Y .

P R A T I C E S in all the Courts held in Frankfort, and the adjoining counties. Office on Main street, in Mansion House, 2nd door from corner.

[Aug. 29, 1860.—tf.]

R. B. BRECKINRIDGE,
A T T O R N E Y & C O U N S E L L O R A T L A W ,
L E X I N G T O N , K Y .

O F F I C E on Short street between Lime- and Upper streets.

May 23, 1859.—tf.

D. R. J. G. KEENON,
H A V I N G permanently located in Frankfort, tends his professional services to the citizens of the town and vicinity.

Office on Main street, in Mansion House, 2nd door from corner.

[Aug. 29, 1860.—tf.]

E. G. HAMBLETON, M. D.

H IS operations on the Teeth will be directed

by a scientific knowledge, both of Surgery and Medicine, this being the only safe guide to medical success. From this he is enabled to operate with far less pain to the patient void of danger. All work warranted; the workmanship will show for itself. Calls will be thankfully received.

Frankfort, May 27, 1853.

THE PARTNERSHIP

W HICH has existed for many years past be-

tween the undersigned and C. G. GRAHAM,

under the style of "C. G. Graham," in the Livery Stable on Ann street, in Frankfort, and in other property, real and personal, having been dissolved by the death of Mr. Graham, I hereby give notice to all concerned, as well as surviving partners, that I will continue my business of tailoring and tailoring, and that I will be responsible for the debts of the firm. All persons indebted to it are requested to make immediate payment, so that I may be enabled to pay the outstanding debts against it.

Frankfort, Dec 14, 1858.—THO. S. PAGE.

THE CAUTION TO DEBTORS.

F ROM information received since the death of

the late partner, C. G. Graham, I believe that

there are numerous outstanding debts due to the

late firm, for which notes were given payable to "C. G. Graham" (which was the style of the firm), but which have not come into my possession as

surviving partner. I therefore warn all persons

that I am indebted to it are requested to make imme-

diate payment, so that I may be enabled to

pay the outstanding debts against it.

Frankfort, Dec 14, 1858.—THO. S. PAGE.

THE DENTAL SURGERY,

BY E. G. HAMBLETON, M. D.

HIS operations on the Teeth will be directed

by a scientific knowledge, both of Surgery and

Medicine, this being the only safe guide to

medical success. From this he is enabled to

operate with far less pain to the patient void of

danger. All work warranted; the workmanship

will show for itself. Calls will be thankfully re-

ceived.

Frankfort, Aug. 8.—tf.

Kentucky River Coal.

I HAVE just received a fresh supply of the

BEST KENTUCKY RIVER COAL; also a

large lot of CANDEL, Pittsburg, Youghiogheny,

and Pomeroy, which I will sell at the lowest

market price. All orders will be promptly filled

for any point on the railroad or city, by applying

to my mail, or at my Coal Yard in Frankfort.

Feb. 13, 1860.—w&twtf. Yeoman copy.

HOT AND COLD BATHS

To be had, day and night, at

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Feb. 8, 1860.

JAMES SIMPSON JOHN L. SCOTT.
SIMPSON & SCOTT, Attorneys and Counselors at Law.

FRANKFORT, KY.

Office adjoining Yeoman Building—The same

heretofore occupied by John L. Scott.

JUDGE JAMES SIMPSON AND JOHN L.

SCOTT will hereafter practice law together

at the Oldham, Henry, and Federal Court at

Frankfort. Judge Simpson would respectfully

refer to all persons who have known him, either

at the Bar or as Circuit Judge in early life,

or more recently as Judge of the Court of Appeals of

Kentucky. John L. Scott would refer to the persons

heretofore referred to him in his published card.

All business in the Court of Appeals and Fed-

eral Court entrusted

THE COMMONWEALTH.

KENTUCKY LEGISLATURE.

IN SENATE.

WEDNESDAY, April 3, 1861.

The Senate was opened with prayer by Elder W. T. Moore, of the Christian Church. The reading of the Journal of yesterday was dispensed with.

PRIVILEGED MOTION.

Mr. WALTON moved that leave be asked to withdraw from the H. R. a bill to amend the act to prevent the destruction of fish in Green river and its tributaries: carried and Mr. WALTON was directed to ask leave of the H. R. to withdraw the bill.

After a short time Mr. WALTON returned the bill to the Senate.

Mr. WALTON moved a reconsideration of the votes passing the bill and ordering it to a third reading: carried.

Mr. WALTON moved an amendment to the bill: adopted.

The bill was then again passed as amended.

A MESSAGE FROM THE H. R.

Was received, announcing the passage of a H. R. bill supplemental to the act of appropriation of money, 1861, for the appropriation of money.

PRIVILEGED QUESTION.

Mr. JOHNSON read several extracts from the letter of the correspondent of the Louisville Journal, in relation to the remarks made by him some days since in relation to the charge that the Kentuckians ingeniously fled at New Orleans. He pronounced the statement in the Journal with regard to his remarks as entirely false and slanderous.

REPORTS OF COMMITTEES.

Mr. CISSELL—JUDICIARY—A. H. R. bill to amend sec. 1, art. 17, chap. 28, Revised Statutes: passed.

Same—A. H. R. bill to grant bowling alley license in the city of Columbus, with an amendment: amendment adopted and bill passed.

Same—Asked to be discharged from the consideration of petitions of citizens of Union and Webster counties: discharged.

Same—Asked to be discharged from the petitions of citizens residing on Louisville and Nashville railroad: discharged.

Same—A. H. R. bill to correct the courses in a patent to F. M. Mauk, in Carter county: passed.

Same—A bill for the benefit of M. M. Sisk, of Hopkins county: passed.

Same—Asked to be discharged from a petition of citizens of Bath county: discharged.

Mr. CISSELL, from the conference committee on the bill for the benefit of R. S. C. Alexander, reported that the committee recommend that the Senate recede from its amendment to said bill: report concurred in, and the Senate receded.

Mr. CISSELL—JUDICIARY—A bill to amend the Civil Code of Practice.

Some discussion ensued upon this bill, in which Messrs. CISSELL, DEHAVEN, ROUSSEAU, and ANDREWS took part.

Mr. DEHAVEN moved that the bill be laid on the table: carried by yeas 17; nays, 6.

APPROPRIATION BILL.

The H. R. bill supplemental to the act for the appropriation of money, was read the first and second times, and referred to the Finance committee, with instructions to report this evening at 3½ o'clock.

REPORTS RESUMED.

Mr. CISSELL—JUDICIARY—asked to be discharged from several leaves to bring in bills: discharged.

Mr. ANDREWS—JUDICIARY—A bill to allow certain fees to circuit court clerks in felony cases, with an amendment: amendment adopted.

The bill was then rejected by yeas 12; nays, 12.

Same—A. H. R. bill for the benefit of the proprietors and lessees of the Mammoth Cave: passed.

Mr. HAYCRAFT—Propositions and Grievances—Asked to be discharged from a petition and remonstrance of citizens of Calhoun: discharged.

Mr. FISK—EDUCATION—A bill to amend the charter of the University of Paducah: passed.

Mr. ROUSSEAU—Penitentiary—A bill to punish convicts who maim themselves to avoid work: rejected.

A MESSAGE FROM THE H. R.

Was received, announcing the passage of several H. R. and Senate bills by that House.

Mr. PENNEBAKER briefly advocated the bill and replied to the remarks of Mr. MARSHALL.

Mr. MARSHALL briefly replied to Mr. PENNEBAKER.

Mr. FISK again advocated the bill in a few humorous remarks.

Mr. TAYLOR opposed the bill briefly.

Mr. HAYCRAFT moved that the bill and substitute be laid on the table: carried, by yeas, 14; nays, 11.

ORDERS OF THE DAY.

A. H. R. bill for the benefit of Fanny Cerf, which had been rejected by the Senate, and the vote rejecting it reconsidered, was taken up out of the orders and passed, by yeas 14; nays, 11.

ENROLLMENTS.

Mr. GILLIS reported a number of bills correctly enrolled, and they were signed by the SPEAKER and delivered to the committee to be presented to the Governor for his approval and signature.

JOINT RESOLUTION.

Mr. ANDREWS offered a joint resolution directing the sergeant-at-arms to have erected a urinal for the convenience of the members of the Legislature, not to exceed \$95 in cost: adopted unanimously.

LEAVE OF ABSENCE.

Was granted to Messrs. DENNY and ANDREWS, after to-day, to Mr. CISSELL after this morning, and to Mr. TAYLOR after 4 o'clock this evening.

PRIVILEGED MOTION.

Mr. DEHAVEN moved a reconsideration of the vote rejecting the bill in relation to billboard tables: motion entered.

REPORT OF A COMMITTEE.

Mr. WHITAKER—Circuit Courts—A bill to amend the act concerning free negroes and mulattoes and emancipation: passed.

ORDERS OF THE DAY.

A. H. R. bill to repeal the registration laws and to pay the Registrar, had been amended by the H. R., by striking out the section repealing the registration laws: amendment of H. R. rejected by yeas 12; nays, 15.

A. H. R. bill to change the Metcalfe county line, amended by H. R.: amendment concurred in.

APPROPRIATION BILL.

Under a suspension of the rules, Mr. DEHAVEN—Finance—reported the H. R. bill supplemental to the act for the appropriation of money, with amendments.

The amendments were adopted.

Mr. GILLIS offered an amendment:

The bill was then passed, by yeas 24; nays, 0.

A MESSAGE FROM THE H. R.

Was received, announcing the passage of several bills which originated in that house, in which they request the concurrence of the Senate.

PRIVILEGED MOTION.

Mr. ROUSSEAU presented Mr. SPEAKER (Porter) in few appropriate remarks, on behalf of the Senators and officers, a handsome gold-headed cane, as a testimonial of their regard for him as a man and presiding officer.

Mr. ANDREWS also made a few feeling and appropriate remarks, bearing testimony to the impartial and able manner in which the SPEAKER had presided.

Mr. SPEAKER (Porter) responded in a few feeling and appropriate remarks in accepting the gift.

The Senate then took a recess until three o'clock.

EVENING SESSION.

Mr. FISK—REVISED STATUTES—Reported a bill for the relief of school district, No. 62, in Adair county: passed.

Same—A bill for the benefit of Geo. W. Lewis, S. C. Sayres, J. M. Todd and Wm. D. Robertson. [Allows them public books printed for this Legislature, as a testimonial of appreciation of their faithful Legislative efforts]: passed unanimously.

PRIVILEGED QUESTION.

Mr. DENNY moved a reconsideration of the vote by which the bill from the H. R. to amend the charters of the banks of issue was laid on the table: the vote was reconsidered.

The bill was then ordered to a third reading, the reading dispensed with, and the bill passed—yeas, 13; nays, 12.

A MESSAGE FROM THE H. R.

Was received, announcing the passage of several H. R. and Senate bills by that House.

ORDERS OF THE DAY.

A. H. R. bill to amend the act for the improvement of Licking river having been amended by the Senate, the H. R. refused to agree to the Senate's amendment: the consideration of the amendment was postponed until to-morrow, at 3½ o'clock.

The bill was then ordered to a third reading, the reading dispensed with, and the bill passed—yeas, 13; nays, 12.

A. H. R. bill to change the county line of Jackson and Rockcastle county: passed.

Same—A. H. R. bill to change the Metcalfe county line: passed.

Mr. WHITAKER—JUDICIARY—A bill to amend the charter of the city of Louisville: recommitted to Judiciary committee.

On motion, the committee on Propositions and Grievances were discharged from the further consideration of the petition of sundry citizens of Lincoln, Rockcastle, Pulaski and Garrard counties, praying the establishment of a new county—the legal notice not having been given.

Mr. CARLISLE—JUDICIARY—A bill for the benefit of Georgiana Devenport, Henry Devenport, and Mary Devenport, heirs at law of James Ford: passed.

Same—a bill explanatory of an act providing for a settlement with Newton Craig, late keeper of the penitentiary: passed.

Mr. RODMAN—JUDICIARY—A bill to authorize the sale of slaves whose sentences have been commuted, and who have been pardoned: passed.

Same—a bill to amend the law in relation to arrest for debt: rejected.

Mr. SHAWHAN—PRIVILEGES AND ELECTORALS—A bill allowing Larue county two additional magistrates and a constable: passed.

Mr. ABELL—CLAIMS—A Senate bill for the benefit of Elisha L. Siler: passed.

Same—a Senate bill for the benefit of John Friend: passed.

Same—a bill for the benefit of E. G. Dear, of Shelby county: rejected.

Same—a bill to regulate the mode of procedure in contesting the settlements of estates: passed.

Same—a bill to amend the law in relation to arrest for debt: rejected.

Mr. SHAWHAN—PRIVILEGES AND ELECTORALS—A bill allowing Larue county two additional magistrates and a constable: passed.

Mr. RODMAN—JUDICIARY—A bill to authorize the sale of slaves whose sentences have been commuted, and who have been pardoned: passed.

Same—a bill for the benefit of John Friend: passed.

Same—a bill for the benefit of E. G. Dear, of Shelby county: rejected.

Same—a bill to regulate the mode of procedure in contesting the settlements of estates: passed.

Same—a bill to amend the law in relation to arrest for debt: rejected.

Mr. SHAWHAN—PRIVILEGES AND ELECTORALS—A bill allowing Larue county two additional magistrates and a constable: passed.

Same—a bill for the benefit of James R. Watson: ordered to be read a third time to-morrow at 10 o'clock.

Same—a bill for the benefit of William Henderson, Jr.: the committee asked to be discharged from the further consideration of said bill: adopted.

Same—a bill for the benefit of Wm. Colby: rejected.

ENROLLMENTS.

Mr. S. JOHNSON, from the committee on Enrollments, reported sundry bills correctly enrolled.

BILLS PRESENTED.

Mr. RITTER—A bill in relation to the duties of county court clerks: passed.

Mr. BURNAM—INCORPORATED INSTITUTIONS—A Senate bill to amend the charter of the town of Danville—amended in the Senate: amendment concurred in.

BILL PRESENTED.

Mr. RODMAN—JUDICIARY—A Senate bill authorizing a suit against the State of Kentucky in certain cases: passed.

APPROPRIATION BILL.

The House took up the bill for the appropriation of money, which had passed the Senate with sundry amendments: amendments concurred in—yeas, 62; nays, 0.

MILITARY BILL.

The House again resumed the consideration of the amendments proposed by the Senate to a bill from the House, entitled, an act for the better organization of the Kentucky militia, approved March 5, 1860.

Mr. BURNAM proposed an amendment, which was rejected—yeas, 28; nays, 39.

Mr. THOMAS offered an amendment, which was rejected—yeas, 17; nays, 50.

The other amendments were concurred in.

BILLS PRESENTED.

Mr. RITTER—A bill in relation to the duties of county court clerks: passed.

Mr. BURNAM—INCORPORATED INSTITUTIONS—A Senate bill to amend the charter of the town of Danville: passed.

Same—a bill to amend the charter of the town of Danville: passed.

ENROLLMENTS.

Mr. S. JOHNSON reported sundry bills correctly enrolled.

Senate Bills.

The Senate refused to concur in the amendments of the House to a bill from the Senate for the benefit of the counties of Carter, Lawrence, Greenup, Boyd, and Ohio.

On motion, the House refused to receive their amendment—yeas, 32; nays, 32—and a committee of conference was appointed on the disagreement of the two Houses.

A Senate bill creating an additional magistrate's and voting district in Breckinridge county: passed.

A Senate bill to amend the law authorizing the county courts of Meade and Breckinridge to change a State road: passed.

A Senate bill to amend the Elizaville and Pleasant Valley turnpike road: passed.

The 2d resolution of Mr. CISSELL's substitute was then adopted by yeas 22; nays, 0.

The 3d resolution of Mr. CISSELL's substitute, in relation to troops quartered at Newport, was then rejected by yeas 6; nays, 16.

The 4th resolution was then adopted.

The question was then put, shall the substitute, as amended by striking out the 3d resolution, be adopted in place of the original resolutions of Mr. ROUSSEAU? and decided in the negative by yeas 8; nays, 14.

The previous question being exhausted Mr. RUST proceeded to address the Senate on the resolutions. He opposed them at length.

Mr. RUST offered an amendment as a substitute for the resolutions as follows:

Resolved, by the General Assembly of the Commonwealth of Kentucky, That what Kentucky deeply deplores is the system of difficulties which may terminate

THE COMMONWEALTH.

FRANKFORT.

J. H. JOHNSON, Editor.

THURSDAY.....APRIL 4, 1861.

EIGHTH CONGRESSIONAL DISTRICT.

For Congress:
JOHN J. CRITTENDEN.

BLIND TOM.—There was a large audience at Capital Hotel hall, to listen to the wonderful performances of the negro boy Tom. His reputation had preceded him, but high as public expectation was raised, we believe that those who heard him were not expecting such a miraculous exhibition of musical power from one in all other respects but little above an idiot.

He gives a matinee to-day at 11 o'clock A.M., and also an entertainment to-night. See advertisement.

A Deserved Testimonial.

On Wednesday, just before the Senate adjourned, Mr. Rousseau arose, as he said, to a privileged question. Addressing the Speaker, he read the following communication, accompanying it with a few brief and appropriate remarks:

FRANKFORT, KY., April 2, 1861.

Hon. Thos. P. Porter, Speaker of the Senate:

DEAR SIR.—The undersigned beg your acceptance of the accompanying cane, as a slight testimonial of your ability, integrity, and impartiality as presiding officer of the Kentucky Senate, and also as a memento of those who entertain for you personally the highest respect and the sincerest regard:

T. F. Marshall, John A. Prall,
George Denny, A. D. Cosby,
J. E. Gilmer, W. H. McCrory,
C. J. Walker, W. P. Anthony,
E. D. Walker, L. W. Andrews,
W. C. Whitaker, John L. Innes,
Chas. Chamberl, Benj. P. Cisell,
John M. Johnson, A. L. Davidson,
W. L. Darnaby, A. P. Grover,
C. D. Pennebaker, S. E. Dehaven,
A. G. Rhea, H. M. Bust,
John F. Fisk, L. H. Rousseau,
Robert E. Glenn, Thos. S. Grundy,
W. B. Read, W. C. Gillis,
Samuel H. Jenkins,
J. C. Wickliffe—Secretary.
J. H. Johnson—Assistant Secretary.
Morgan E. Chinn—Sergeant-at-Arms.
Thos. Pearce—Doorkeeper.
George W. Lewis—Reporter for Commonwealth.
Sam C. Sayers—Reporter for Yeoman.

The Speaker, as may be supposed, was somewhat taken by surprise, but replied as follows:

MR. SENATOR: To you, and through you to the members and officers of this Senate, I here tender my sincere thanks for this beautiful present. I can assure you, sir, that the gratification I feel upon this occasion is not a little enhanced when I reflect that the gift was not presented by political partiality, but by a higher and nobler feeling—that of friendship.

This cane, sir, shall remain as an heirloom with me and mine, and in the years that are to come, when you and I shall have passed away, my children and my children's children will, when they look upon it, feel a proud satisfaction in believing that I, in the opinion of Kentucky's Senate, could, amid times of revolution, and in the exciting scenes that have transpired here, be just to all.

It is, sir, the highest compliment that could have been paid to me, and for it I again return you the thanks of a grateful heart.

The cane is of ebony, solid gold head, which bears this inscription:

"Senate of Kentucky—Extra Session, 1861—
to its Speaker, Hon. Thos. P. PORTER."

ATopeka, Kansas, correspondent of the St. Louis Republican gives the following description of the Kansas Legislative Halls, &c.:

The Legislative halls are inconvenient, elevated and dirty, and not yet furnished completely. Many of the members are compelled to stand up, or perch upon miserable substitutes for desks, while the lobby for the lack of seats can set on the floor or stand on their heads as best suit their tired limbs. In lieu of desks, a number of small tables, covered with the meanest cotton velvet, are scattered over the floor, each expected to accommodate the elbows of two members. The Speaker's gavel is a clumsy machine, consisting of the top of a bed-post with a chair round stuck in it—a handy weapon of offense and defense. The State of Kansas is poor, and perhaps it would be impolitic for the representatives of 50,000 starving people to put on airs and indulge in luxuries.

The appearance and action of the dominant party are not calculated to impress the beholder with an elevated opinion of the mental accomplishment of Kansas Republicans in general, or of their representatives in particular, yet there may be any number of "signed cats" among the latter. The quantity of bad grammar spouted in the short time since the House convened is sickening to any fastidious disciple of Murray, while the unparliamentary tactics inaugurated are absolutely terrifying to a stickler for the text of Cushing's manual.

MAJOR YELVERTON'S ANCESTORY EXPOSED.—A writer to the London Star relates the following anecdote of Major Yelverton's "great ancestor":

When the illustrious Curran was summoned before the University Board for wearing a dirty shirt, he said: "I pleaded inability to wear a clean one, and I told them the story of poor Lord Avonmore, who was at that time the plain, untitled, struggling Barry Yelverton." "I wish, mother," said Barry, "I had eleven shirts." "Eleven! Barry! why eleven?" "Because, mother, I am of opinion that a gentleman, to be comfortable, ought to have the dozen." "Poor Barry," says Curran, "had but one, and I made the precedent my justification."

THE FIRST COMPTROLLER OF THE TREASURY.—We understand it to be the purpose of Secretary Chase to call back to the First Comptrollership of the Treasury, the Hon. Elisha Whittlesey, of Ohio.—*Wash. Star.*

In many parts of Canada, the excitement in reference to the second advent of Christ is again revived, and the new prophets of the Miller school are springing up again.

An inch rope for a halter and a wire for a nose-piece, will make a mule as docile as a lamb.

OnTuesday, in the Senate, Mr. Simpson, in offering his substitute for the H. R. resolutions in relation to the withdrawal of the U. S. troops from the seceding States, made a few remarks, which we wished to publish in connection with the substitute, but did not get them in time. We now publish them, as they answer some of the inconsistent positions of the chief of the "Ophidians."

Mr. SIMPSON said: There is a party in this State who utterly deny that the Republican party has in a single instance given any concession whatever to the slave States; and to support this position resort to arguments wholly inconsistent with each other, and which lead to the most absurd consequences. The acknowledged leader of the party assumes this position, and as the proposition of the peace conference in relation to the territories was supported by the commissioners from several of the free States, in order to maintain his position, denounces it as utterly worthless, and as a mere device by the Republican party to cheat and delude the people of the South. And yet, wonderful to tell, he informs us in the same breath, that this proposition, which was devised by that party to gull and deceive us, did not, when presented to Congress, receive the support of a single member of the party by whom it was thus concocted.

The southern commissioners have advised Jeff. Davis that Sumter will be evacuated this week.

Advised from Virginia says that the Secessionists, led by Hunter, Floyd, De Jarrett, Mason and Ben McCullough, are making superhuman efforts to carry that State. The letter says some coup d'état will be resorted to in Texas, if the convention fails to carry its point.

The bids for the new United States loan were opened to-day. About \$30,000,000 were bid. The average for accepted bids was about 93%, and no bid was accepted below 93-7-100. The bids ranged from 90 to par.

A letter from the Secretary of the Treasury to collectors says, "In consequence of the control of the warehouses of the Government in ports of South Carolina, Georgia, Alabama, Mississippi, Louisiana, Florida and Texas having been usurped, it is impracticable to continue the bonding of goods for transportation to those ports, and collectors are instructed that no entries for transportation in bond to said ports can be permitted."

NEW YORK, April 2. The Tribune correspondence says that Gen. Scott has given assurance that there has never been any idea entertained by the Administration of abandoning Fortress Monroe.

The principles announced in the inaugural will not be abandoned, and if military necessity be accepted as to Sumter, it will be for reasons which will not be held to apply elsewhere.

The World says that the Administration credits the reported sailing of an Anglo-French fleet for our coast.

The Times says it is reported that the Pawnee has been ordered to Sumter to take on board Anderson and his command.

The other southern ports are not to be dis-

turbed. The southern commissioners have advised Jeff. Davis that Sumter will be evacuated this week.

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Remedy for Baldness.

A great many persons complain of a "falling out of the hair," and we have known instances where "scratches" and "wigs" had to be resorted to in order to hide the defect. In these cases, the victims had procured and used all the patent hair dodges known to the hair dressers, but they did no good. Any thing that would have the effect of causing the hair to grow out thickly, just as it was wont to do before falling out, of course would be considered invaluable. And to those who are looking for "that same" we say that we have been assured by those who have tried it, (our hair is sound as a dollar, and yellow as a saffron!) that sage water will have the desired effect.

The extreme southern States could not complain of the loss of their slaves by the action of the people of the free States, because the escape of their slaves was rendered almost impossible by their geographical position in the Union. What, then, was their chief cause of alarm? It was, that in consequence of the policy inaugurated by the Republican party with respect to slavery in the territories, that party would be able to increase the number of free States, until it would have the power to make any amendment thereto, to confer on Congress the power to abolish slavery in every State in the Union. This power, that was then regarded as so dangerous and threatening, has been voluntarily surrendered, and what is now said by this very consistent party to which I have referred about this amendment? Oh! say they, it is no concession at all; it does not amount to any thing; it does not even evince a disposition on the part of the North to come to any terms of adjustment with the South. Thus saying in effect, there was no real cause for the outcry which we made about the matter; it has produced the effect which we intended it should, and we would rather that it should still continue as it was, than to have this ground of complaint taken from us. Such are some of the inconsistencies of this party.

NASHVILLE, March 31, 1861.
To the Editors of the Louisville Journal:
GENTLEMEN: I saw it stated in your paper (I think it was), that Mr. Crittenden would be run for Congress in his district. Not noticing anything further on the subject for some time past, I have fears that he will not run. How is this? He will certainly not decline to render his country this further service, let the sacrifice be what it may. At least I hope not. And I trust the friends of the country will urge it on him, and, if need be, force him to it.

This is no time for any patriot to withhold his aid when he may do good in the cause of a bleeding country.

Here, we are determined to make Mr. Bell run, whether he be willing or not.

With Crittenden and Bell in Congress, Kentucky and Tennessee would exercise a most salutary influence over the destinies of the nation.

Don't let Mr. Crittenden rest until he consents, and also lend us a helping hand to induce Mr. Bell also to consent.

We are still unwavering in our love of the Union, and we hope to see our twin sister Kentucky stand just as firm as we do, and intend to continue to stand as long as the shadow of a hope is left.

Your friend, M.

NEW ORLEANS, April 2.

Texas advises that Col. Ford was recently informed from Matamoras that General Ampudia, with 3,000 Mexicans, was sixty miles off, advancing on Brownsville. Ampudia dispatched express with placards and handbills, announcing that Texas rightfully belonged to Mexico; that she had no longer the support of the Federal Government, and that the time had arrived to take her. Reinforcements in large numbers were rapidly coming to him. Ford ordered all the heavy guns and ordnance and stores at Brazos Island to be immediately removed to the scene of anticipated trouble.

The Mohawk arrived off Pass Cavallo on the 29th, with 600 troops. The Empire City and Star of the West were lying at the Pass.

DEATH OF A VALUABLE HORSE.—"Little Jim," the property of Col. F. H. McNairy, a four year old colt, by Napoleon, died of colic on Thursday night last. On the day of his death he trotted a mile in 3:10, and was considered one of the most promising colts in the State. His owner a short time since refused \$2,000 for him.

[Nashville Gazette.]

"SWILL MILK."—The New York Legislature has just passed a bill making the sale of swill milk a misdemeanor punishable by a fine of not less than \$50. The adulteration of the lacteal fluid, with chalk or other substances, is likewise punishable by \$25 fine.

There is a bright Chinese editor in Sacramento, named Ye Yune. He writes well, and is fond of the ladies—just now is in jail for abducting one.

A great improvement on the old saying of "Taking coals to Newcastle"—Carrying milk to Cowes.—*Punch.*

We are authorized to announce Hon. Sherrod Williams as a candidate for Judge of the Sixth Judicial District of Kentucky, in place of Judge Thomas E. Bramlette, resigned.

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Cephalic Pills CURE Sick Headache CURE Nervous Headache CURE All kinds of Headache.

By the use of these Pills the periodic attacks of Nervous or Sick Headache may be prevented; and if taken at the commencement of an attack, immediate relief from pain and sickness will be obtained.

They seldom fail in removing the Nausea and Headache to which females are so subject.

They act gently upon the bowels—removing Constipation.

For Literary Men, Students, Delicate Females, and all persons of sedentary habite, they are valuable as a Laxative, improving the appetite, giving tone and vigor to the digestive organs, and restoring the natural elasticity and strength of the whole system.

The CEPHALIC PILLS are the result of long investigation and carefully conducted experiments, having been in use many years, during which time they have prevented and relieved a vast amount of pain and suffering from Headache, whether originating in the nervous system or from a de-ranged state of the stomach.

They are entirely vegetable in their composition, and may be taken at all times with perfect safety without making any change of diet, and the absence of any disagreeable taste renders it easy to administer them to children.

BEWARE OF COUNTERFEITS.

The genuine have five signatures of Henry C. Spalding on each Box.

Sold by Druggists and other Dealers in Medicines.

A Box will be sent by mail prepaid on receipt of the PRICE, 25 CENTS.

All orders should be addressed to HENRY C. SPALDING,

48 Cedar Street, New York.

THE FOLLOWING ENDORSEMENTS OF Spalding's Cephalic Pills, Will Convince all who Suffer from HEADACHE,

That a Speedy and Sure Cure is Within their Reach.

As these Testimonials were unolicited by Mr. Spalding, they afford unquestionable proof of the efficacy of this truly scientific discovery.

MASONVILLE, CONN., Feb. 5, 1861.
Mr. Spalding.—Sir—I have tried your Cephalic Pills, and I like them so well that I want you to send me two dollars' worth more.

Part of these are for the neighbors, to whom I gave a few out of the first box I got from you.

Send the Pills by mail, and oblige

Your ob't servant, JAMES KENNEDY.

HAYFORD, PA., Feb. 6, 1861.

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Yours, respectfully,

MARY ANN STOIKHOUSE.

SPRUCE CREEK, HUNTINGTON CO., Pa., January 18, 1861.

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BEVERLY, MASS., Dec. 11, 1860.
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REYNOLDSBURG, FRANKLIN CO., OHIO,
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Henry C. Spalding, No. 48 Cedar st., N. Y.—
Sir—I ordered find twenty-five cents (25), for which send box of "Cephalic Pills." Send to address of Rev. William C. Filler, Reynoldsburg, Franklin county, Ohio.

Your Pills work like a charm—cure Headache almost instant.

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W. M. C. FULLER.

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Please send by return mail. Direct to

A. R. WHEELER, Ypsilanti, Mich.

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LOOK AT THIS!
M. L. PIERSON,
MANUFACTURER OF AND DEALER IN
CHOICE CONFECTIONERIES,
St. Clair Street, Frankfort, Ky.,
(At the old stand of T. P. Pierson.)

THANKFUL for the very liberal patronage I have received since the above establishment was opened, I have to say that no exertion on my part shall be wanting to supply the increasing demand for Cakes, Candies, Pyramids, Ice Cream, &c., on the shortest notice and most reasonable terms.

I am also agent for Clark's Revolving Looper Sewing Machines—one of the best and cheapest machines now in use. Price \$38; Member \$5 extra.

ICE! ICE! ICE!—The greatest accommodation you can have at my Confectionery at any time from 5 o'clock, A. M., until 9 o'clock, p. m.

March 21, 1860. M. L. PIERSON.

EXCELSIOR
PARAFFINE OILS,
For Burning and Lubricating.

FREE FROM OFFENSIVE ODOR.
At No. 97 Walnut Street, Cincinnati, O.

WE warrant our Oils to be equal, if not superior, to any in the market.
We invite those in the city and vicinity to call and examine for themselves.

Persons ordering from a distance, satisfaction guaranteed in all cases. We invite a comparative trial with any manufacturing establishment in America.

C. R. HASKIN, Agent, or
A. G. HODGES, Treasurer,
Kanawha C. C. Oil Manufacturing Co.
Feb. 14, 1860. 97 Walnut St., Cincinnati.

SOMETHING NEW!

Daguerreotypes, Ambrotypes, Photo-graphs, and Ivorytypes.

At No. 97 Walnut Street, Cincinnati, O.

J. L. GOODWIN,
TAKES pleasure in informing the public that he has been removed to Frankfort, and taken the Gallery of C. A. Clarke, adjoining the Telegraph Office, and that he would be pleased to wait on those wishing perfect Likenesses of themselves or friends. He is confident he will be able to please the most fastidious in any kind of picture they may desire, from a life-size portrait to the smallest Daguerreotype or Ambrotype. Also, Daguerreotypes of deceased persons enlarged to the size of Life and Colored in Oil, and satisfaction given.

I am also prepared to make those gems of Photography, the Daguerreotype, which is truly the most durable small picture yet produced.

The Ivorytype, (made only at this Gallery,) is acknowledged by all to be the most beautiful style of Photographic pictures ever presented to the public. In brilliancy of tone and color, delicacy of finish, correctness of likeness, and durability, it is far superior to the best miniature on Ivory.

Call and See. July 9, 1860-w&twtw.

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TUBULAR WROUGHT IRON

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